UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

	United States of America	l	ORDER OF DETENTION PENDING TRIAL	
	v. Lorenzo Maurice Bates		Case No. 1:13 CR 96	
	Defendant Defendant		Case No. 1.13 CR 90	
	After conducting a detention hearing trial		, 18 U.S.C. § 3142(f), I conclude that these facts require	
	, ,	Part I – Findings o	of Fact	
(1)			S.C. § 3142(f)(1) and has previously been convicted of d have been a federal offense if federal jurisdiction had	
	a crime of violence as defi which the prison term is 10	ned in 18 U.S.C. § 3156(a)(4)) years or more.), or an offense listed in 18 U.S.C. § 2332b(g)(5)(B) for	
	an offense for which the m	aximum sentence is death or	· life imprisonment.	
	an offense for which a max	ximum prison term of ten year	rs or more is prescribed in:	
		, or comparable state or local me of violence but involves:	cted of two or more prior federal offenses described in 18 offenses.	
	the possessio		uctive device or any other dangerous weapon	
(2)	The offense described in finding or local offense.	(1) was committed while the	defendant was on release pending trial for a federal, state	;
(3)	A period of less than 5 years has offense described in finding (1).	s elapsed since the date	e of conviction defendant's release from prison for th	е
(4)	Findings (1), (2) and (3) establish person or the community. I furth		at no condition will reasonably assure the safety of another trebutted that presumption.	er
		Alternative Finding	ıgs (A)	
<u>√</u> (1)	There is probable cause to belie			
	for which a maximum prison Controlled Substances Act under 18 U.S.C. § 924(c).	on term of ten years or more is t (21 U.S.C. 801 et seq.)	s prescribed in:*	
(2)			by finding (1) that no condition or combination of condition afety of the community.	IS
		Alternative Finding	ıgs (B)	
	There is a serious risk that the d	• • • • • • • • • • • • • • • • • • • •		
<u>✓</u> (2)		•	afety of another person or the community.	
		rt II – Statement of the Reas		
evidence defenda girlfriend most of of both and on charges or unab	a preponderance of the evident is a 35-year-old man with no s d and her children. He has a felor his life in prison or jail. His adult cocaine and marijuana, and receiparole. His institutional record in a arise from an armed robbery of cle to conform his conduct to the result in the result.	dence that: ubstantial work history. He had by criminal record beginning was felony convictions are for arm wing and concealing stolen proboth prison and jail is poor, redrugs and subsequent flight frequirements of law or supervisions Regard	ding Detention	
correction appeal. States Co	ns facility separate, to the extent p The defendant must be afforded a ourt or on request of an attorney for to the United States marshal for	practicable, from persons away reasonable opportunity to co or the Government, the person a court appearance.	eral or a designated representative for confinement in a aiting or serving sentences or held in custody pending onsult privately with defense counsel. On order of United on in charge of the corrections facility must deliver the	
Date:	September 6, 2013	Judge's Signature: /s	s/ Joseph G. Scoville	

Name and Title: Joseph G. Scoville, U.S. Magistrate Judge